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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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09/739,839

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Yusuke Kawasaki

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EXAMINER

HENNING, MATTHEW T

ART UNIT

PAPER NUMBER

2131

DATE MAILED: 05/23/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

09/739,839

Applicant(s)

KAWASAKI ET AL.

Examiner

Matthew T. Henning

Art Unit

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 10 March 2006.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-36 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-36 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 10 March 2006 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☒ All b) ☐ Some * c) ☐ None of:
- 1) ☒ Certified copies of the priority documents have been received.
 - 2) ☐ Certified copies of the priority documents have been received in Application No. _____.
 - 3) ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____.
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____.
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: _____.

1 This action is in response to the communication filed on 3/10/2006.

2 **DETAILED ACTION**

3 ***Response to Arguments***

4 Applicants' arguments filed 3/10/2006 have been fully considered but they are not
5 persuasive. Applicants argue primarily that:

- 6 a. The arrows of Taguchi do not transfer an address and data.
- 7 b. The arrows of Taguchi do not include an externally extending portion.
- 8 c. There is no motivation to combine Taguchi and Curran.

9 Regarding applicants' argument a., that the arrows of Taguchi do not transfer an address
10 and data, the examiner does not find the argument persuasive. Although the examiner agrees
11 that the "arrows" drawn on the paper do not transfer an address and data, the examiner does not
12 find the argument persuasive. The "arrows" of Taguchi represent the transfer of information
13 between the elements of Fig. 31. as can be seen in Col. 21 Line 57 – Col. 22 Line 3.

14 Furthermore, Taguchi disclosed that the system bus (element 160) interconnects the components
15 in the secure protective enclosure 150, the storage means 161, and the I/O interface 162 (See
16 Taguchi Col. 25 Lines 44-51, Col. 21 Lines 18-28, Col. 10 Lines 50-62, and Col. 9 Lines 49-65
17 especially lines 61-63). It is well known that buses transfer address information and data. This
18 is evidenced by the Microsoft Press Computer Dictionary Third Edition page 68 which states in
19 the definition of "bus" that "[t]he bus consists of specialized groups of lines that carry different
20 types of information. One group of lines carries data; another carries memory addresses". As
21 such, the system bus of Taguchi does meet the limitations of the claim in that it does transfer an
22 address and data. Therefore, the examiner does not find the argument persuasive.

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1 Regarding applicants' argument b., that the arrows of Taguchi do not include an
2 externally extending portion, the examiner does not find the argument persuasive. As discussed
3 above, the arrows represent the system bus which interconnects the components in the secure
4 protective enclosure 150, the storage means 161 and the I/O interface 162 (See Taguchi Col. 25
5 Lines 44-51, Col. 21 Lines 18-28, Col. 10 Lines 50-62, and Col. 9 Lines 49-65 especially lines
6 61-63). Therefore, the system bus is both internal and external to the "secure protective
7 enclosure" 150, and therefore meets the limitation of extending externally of the internal circuit.
8 Therefore the examiner does not find the argument persuasive.

9 In response to applicant's argument c., that there is no suggestion to combine the
10 references, the examiner recognizes that obviousness can only be established by combining or
11 modifying the teachings of the prior art to produce the claimed invention where there is some
12 teaching, suggestion, or motivation to do so found either in the references themselves or in the
13 knowledge generally available to one of ordinary skill in the art. See *In re Fine*, 837 F.2d 1071,
14 5 USPQ2d 1596 (Fed. Cir. 1988) and *In re Jones*, 958 F.2d 347, 21 USPQ2d 1941 (Fed. Cir.
15 1992). In this case, both references are directed towards protection of data. Taguchi disclosed
16 encrypting the data prior to storing the data in memory. Curran teaches that along with
17 encrypting the data, the address should be encrypted in order to provide a non-sequential
18 ordering of the data in memory. As such, Curran's teaching is directly applicable to Taguchi and
19 Curran further teaches that encrypting the addresses protects the data further by making
20 emulation of the data virtually impossible (See Curran Col. 1 Line 67 – Col. 2 Line 6).
21 Therefore, the motivation to combine Curran in the data protection circuit is to further protect the

1 data by making emulation of the data virtually impossible. Therefore, the examiner does not find
2 the argument persuasive.

3 Because the examiner does not find the arguments persuasive, the examiner has
4 maintained the previously presented prior art rejections in view of Taguchi and Curran.

5 Claims 1-36 have been examined.

6 All objections and rejections not set forth below have been withdrawn.

7 ***Claim Rejections - 35 USC § 103***

8 The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all
9 obviousness rejections set forth in this Office action:

10 *A patent may not be obtained though the invention is not identically disclosed or*
11 *described as set forth in section 102 of this title, if the differences between the subject*
12 *matter sought to be patented and the prior art are such that the subject matter as a*
13 *whole would have been obvious at the time the invention was made to a person having*
14 *ordinary skill in the art to which said subject matter pertains. Patentability shall not be*
15 *negated by the manner in which the invention was made.*
16

17 Claims 1-3, 6-22, and 25-36 rejected under 35 U.S.C. 103(a) as being unpatentable over
18 Taguchi et al. (U.S. Patent Number 5,915,025) hereinafter referred to as Taguchi, and further in
19 view of Curran et al. (U.S. Patent Number 4,525,599) hereinafter referred to as Curran.

20 Regarding claims 1, 11, 20, and 36 Taguchi disclosed an internal circuit (See Taguchi
21 Fig. 31 the Elements within Element 150) including a CPU executing programs (Element 151),
22 at least one internal device having a predetermined function (Elements 152-157) and a bus line
23 connecting said CPU to said internal device (See connection from 151 to 153 and 154) and
24 comprising an externally extending portion extending externally of said external circuit (See
25 connection from 153 and 154 to 160, and Col. 25 Lines 44-51, Col. 21 Lines 18-28, Col. 10
26 Lines 50-62, and Col. 9 Lines 49-65 especially lines 61-63) and transferring an address and data

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1 (See Col. 8 Lines 55-59), wherein said internal circuit includes at least one internal memory as
2 an internal device (See Taguchi Fig. 31 Element 155 and Col. 13 Paragraphs 2-4 wherein it is
3 disclosed that the key supply stores keys and retrieves keys upon request. Further see Taguchi
4 Col. 2 Line 55 Col. 3 Line 55 wherein it was disclosed that processors had cache memory).

5 Taguchi further disclosed an external circuit (Elements 161-166) provided externally of
6 the internal circuit and connected with the externally extending portion of said bus line (See all
7 elements below 160) and including at least one external device having a predetermined function
8 (Elements 161-166), wherein said external circuit includes at least one external memory as an
9 external device (See Taguchi Fig, 31 Element 161 and Col. 8 Lines 33-36 wherein it was
10 disclosed that the external storage was RAM (Random Access Memory)).

11 Taguchi also disclosed that the internal circuit includes a ciphering section (Element 153)
12 interposed at an entrance to an external side of said internal circuit (See connection from 153 to
13 160, and Col. 25 Lines 44-51, Col. 21 Lines 18-28, Col. 10 Lines 50-62, and Col. 9 Lines 49-65
14 especially lines 61-63) and ciphering the data on the bus line by ciphering patterns according to a
15 plurality of regions divided from an address space allotted to entirety of said at least one external
16 device (See Col. 8 Paragraph 5).

17 Taguchi further disclosed that the ciphering patterns include at least one pattern in which
18 neither the address nor the data is enciphered (See Taguchi Col. 14 Paragraph 1 and Col. 20
19 Paragraph 45-56 wherein the encryption being performed was a basic XOR and the encryption
20 keys were chosen randomly. In this case, that the random key could be a string of all zeros, and
21 XORing data with all zeros does not encrypt the data.)

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1 However, Taguchi failed to disclose the ciphering of the address. Taguchi also failed to
2 specifically state that the processing means was provided with cache memory, but Taguchi did
3 imply that the cache memory was there (See Taguchi Col. 2 Line 55 Col. 3 Line 55).

4 Curran teaches that software can be protected from illegal copying by encrypting the
5 addresses of the data being accessed in order to provide a non-sequential ordering of the data in
6 memory as well as encrypting the data stored therein (See Col. 1 Paragraph 5 – Col. 2 Paragraph
7 1 and Col. 3 Paragraph 3).

8 Furthermore, it was well known in the art at the time of invention that processors
9 accessed data directly from cache memory and external storage, such as RAM, accessed the data
10 from the cache memory (See Taguchi Col. 2 Line 55 Col. 3 Line 55). It therefore would have
11 been obvious to the ordinary person skilled in the art at the time of invention to employ what was
12 known in the art at the time of invention to the processing system of Taguchi by storing data to
13 be input and output by the processing means in cache memory. This would have been obvious
14 because the ordinary person skilled in the art would have been motivated to decrease the access
15 time to the data. In this combination, illicit access to the data in the cache would be prevented
16 because the data sent out of the internal circuit from the cache would be encrypted (See Taguchi
17 Col. 8 Paragraph 5).

18 It also would have been obvious to the ordinary person skilled in the art at the time of
19 invention to employ the teachings of Curran to the invention of Taguchi in order to encrypt the
20 addresses as well as the data on the external bus. This would have been obvious because the
21 ordinary person skilled in the art would have been motivated to further protect the software and
22 other data stored external from the data processor from illicit access.

1 Regarding claims 2 and 21, see the rejection of claim 1 and 20 above.

2 Regarding claims 3 and 22, Taguchi and Curran disclosed that the external circuit
3 includes a plurality of external devices (See Taguchi Fig. 31 Elements 161-166), and said
4 ciphering section performs ciphering using ciphering patterns according to said plurality of
5 external devices, respectively (See Taguchi Fig. 15).

6 Regarding claims 6 and 25, Taguchi and Curran disclosed that the ciphering pattern
7 determination means for recognizing a constitution of said external circuit and determining a
8 ciphering pattern of said ciphering section according to the constitution of said external circuit
9 (See Taguchi Col. 9 Paragraph 5 – Col. 10 Paragraph 1).

10 Regarding claims 7 and 26, Taguchi and Curran disclosed that the said ciphering section
11 ciphers the address and the data on said bus line by ciphering patterns according to the plurality
12 of regions divided from the address space allotted to the entirety of said no less than one external
13 device and according to application programs executed by said CPU (See Fig. 15 and Col. 8
14 Lines 55-63).

15 Regarding claim 8, Taguchi and Curran disclosed a deciphering section connected to the
16 externally extending portion of said bus line, and returning the ciphered address and the data on
17 the bus line to an address and data which are not ciphered (See Taguchi Fig. 31 Element 154 and
18 Col. 10 Lines 25-27).

19 Regarding claims 9 and 27, Taguchi and Curran disclosed ciphering pattern change
20 means for changing a ciphering pattern whenever a predetermined initialization operation is
21 carried out for one of the plurality of regions divided from the address space allotted to the
22 entirety of said at least one external device (See Taguchi Fig. 11, Fig. 13, and Fig. 15).

1 Regarding claims 10 and 28, Taguchi and Curran disclosed that the ciphering section
2 adopts a ciphering pattern in which ciphered data is changed according to the address, for one of
3 the plurality of regions divided from the address space allotted to the entirety of said at least one
4 external device, to thereby cipher the data (See Taguchi Fig. 11, Fig. 13, and Fig. 15).

5 Regarding claims 18 and 19, Taguchi and Curran disclosed that the internal circuit holds
6 a ciphering pattern adopted by said ciphering section (See Taguchi Fig. 31 Element 155), the
7 processing apparatus further comprises a tamper detection section detecting tamper, and
8 ciphering pattern destruction means for destroying the ciphering pattern held in said internal
9 circuit in response to tamper detection made by said tamper detection section (See Col. 9
10 Paragraph 2).

11 Regarding claim 29, Taguchi and Curran disclosed an internal circuit including a CPU
12 executing programs, at least one internal device having a predetermined function, wherein at
13 least one internal device is an internal memory (See Taguchi Fig. 31 and Col. 13 Paragraphs 2-4
14 wherein it is disclosed that the key supply stores keys and retrieves keys upon request); and a bus
15 line connecting said CPU to said internal device, extending externally (See Taguchi Fig 31 and
16 Claim 1 rejection), an external circuit including at least one external memory as an external
17 device storing information provided externally of the externally extending portion of said bus
18 line (See Taguchi Fig. 31 Elements 161 and 166) and transferring an address and data (See
19 Taguchi Fig 31 and Claim 1 rejection); wherein said internal circuit has information rewrite
20 means for ciphering and rewriting at least part of the information stored in said external memory
21 in a predetermined initial operation (See Taguchi Fig. 13), to thereby prevent illicit access to the
22 internal memory via the external memory (See the rejection of claim 1 above).

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1 Claim 30 recites that the predetermined initial operation is an initialization operation
2 when the power is first turned on. Taguchi disclosed checking for expiration of keys and
3 updating the keys and re-ciphering accordingly (See Taguchi Fig. 12 and Fig 13). It was
4 inherent that in order for proper key management, the expiration times were checked constantly,
5 or else the keys would have expired unknowingly. Therefore, it was also inherent that the
6 expiration times were checked upon power up, which constitutes an initialization procedure.

7 Regarding claims 12 and 31, Taguchi and Curran disclosed that the information rewrite
8 means generates a random number, and performs ciphering by adopting a ciphering pattern using
9 the generated random number (See Taguchi Col. 14 Lines 4-6).

10 Regarding claims 13-17 and 32-35, see Taguchi Col. 21 Paragraphs 5-6.

11 Claims 4 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over the
12 combination of Taguchi and Curran as applied to claims 1 and 20 respectively above, and further
13 in view of IBM (IBM Technical Disclosure Bulletin 19800601).

14 The combination of Taguchi and Curran disclosed the use of random number in
15 generating keys (See Taguchi Col. 14 Lines 4-6), but the combination of Taguchi and Curran
16 failed to disclose any information regarding times when the external bus was not being used.

17 IBM teaches that memory can be tested by generating random addresses, storing random
18 data to the random addresses, and then checking that the generated data and the stored data are
19 consistent.

20 It would have been obvious to the ordinary person skilled in the art at the time of
21 invention to employ the teachings of IBM in the combination of Taguchi and Curran in order to
22 test the memory when the external bus was not in use. This would have been obvious because

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1 the ordinary person skilled in the art would have been motivated to ensure that the external
2 memory was working properly, thus ensuring data integrity.

3 Claims 5 and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over the
4 combination of Taguchi and Curran as applied to claims 1 and 20 respectively above, and further
5 in view of Milhaupt et al. (U.S. Patent Number 5,706,445) hereinafter referred to as Milhaupt.

6 The combination of Taguchi and Curran disclosed the use of a processor and a separate
7 encryption circuit (See Taguchi Fig. 31), but failed to disclose using separate clocks with the
8 encryption clock being set at a higher frequency than the processor clock. However, Taguchi
9 and Curran did disclose that when encrypted software was input to the system at the CD-ROM
10 drive (See Taguchi Fig. 31) the decryption means had to decrypt the software and then the
11 encryption means had to encrypt the software and store the software in memory before the
12 processor could access the software (See Taguchi Col. 10 Paragraph 1).

13 Milhaupt teaches that reducing the clock rate to the processor during times when the
14 processor is not being used can dramatically reduce the power consumed by a processor.

15 It would have been obvious to the ordinary person skilled in the art to employ the
16 teachings of Milhaupt in the combination of Taguchi and Curran in order to modulate the clock
17 to the processor. This would have been obvious because the ordinary person skilled in the art
18 would have been motivated to reduce the power consumed by the data processor while the
19 processor was idle and waiting for the software to be re-encrypted and stored in memory.

20

21

22

Conclusion

Claims 1-36 have been rejected.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than **SIX MONTHS** from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Matthew T. Henning whose telephone number is (571) 272-3790. The examiner can normally be reached on M-F 8-4.


If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz Sheikh can be reached on (571) 272-3795. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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1 Information regarding the status of an application may be obtained from the Patent
2 Application Information Retrieval (PAIR) system. Status information for published applications
3 may be obtained from either Private PAIR or Public PAIR. Status information for unpublished
4 applications is available through Private PAIR only. For more information about the PAIR
5 system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR
6 system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

7 

8
9 Matthew Henning
10 Assistant Examiner
11 Art Unit 2131
12 5/16/2006


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